

Appl. No. 10/782,322  
Atty. Docket No. 9164M  
Amdt. dated 12/15/2004  
Reply to Office Action of 7/23/04  
Customer No. 27752

REMARKS

Claims 47, 49-55 are now in the case.

Applicants affirm the election of Group II. Claims 47-51 without traverse.

Applicants have amended independent claim 1 to claim the features of a method of cleaning a surface comprising, providing a cleaning sheet having a first side and a second side, wherein the first side comprises a first additive, wherein the first additive is present on said the side at a level of between about 0.1 g/m<sup>2</sup> and about 2.3 g/m<sup>2</sup>, wherein the first additive comprises a micro-crystalline wax and wherein the first side has a Relative Tack Rt which is between about 55% and about 94% and wiping said surface with said cleaning sheet.

Applicants have added dependent claim 52-55 to claim additional subject matter.

Applicants have cancelled claims 1-46 48 without prejudice. Applicants may elect to pursue the cancelled claims in a continuing application.

Applicants have amended claim 49 to correct its dependency.

Each of the amendments is supported by the specification, claims and drawings as filed.

**Rejection under 35 U.S.C. § 112**

Claims 47-51 have been rejected under 35 U.S.C. 112, first paragraph for reasons of record at paragraph 6 of the office action dated July 23, 2004.

Applicants submit that claim 1 has been amended.

It is Applicants' position that this amendment overcomes the rejections.

Reconsideration and withdrawal of the rejections are therefore requested.

**Rejection under 35 U.S.C. § 103**

Claims 47-50 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Kacher et al. '004.

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Claim 51 has been rejected under 35 U.S.C. 103(a) as being unpatentable over Kacher et al. '001 in view of Bergsten et al. '051.

Applicants submit that claim 1 has been amended and now includes the features of a cleaning sheet having a first side and a second side, wherein the first side comprises a first additive, wherein the first additive is present on said the side at a level of between about 0.1 g/m<sup>2</sup> and about 2.3 g/m<sup>2</sup>, wherein the first additive comprises a micro-crystalline wax and wherein the first side has a Relative Tack Rt which is between about 55% and about 94%.

It is Applicants' position that this amendment overcomes the rejections of claims 47-51.

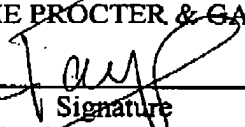
Reconsideration and withdrawal of these rejections are therefore also respectfully requested.

It is submitted that all the claims are in condition for allowance. Early and favorable action on all claims is therefore requested.

If the next action is other than to allow the claims, the favor of a telephonic interview is requested with the undersigned representative.

Respectfully submitted,

THE PROCTER & GAMBLE COMPANY

By 

Signature

Thibault Fayette

Typed or Printed Name

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Date: December 15, 2004

Customer No. 27752

(9164M Amendment-Response to OA 7-23-04.doc)

Revised 10/13/2004